

From S. F.:
Korea, Nov. 3.
From S. F.:
Sonoma, Oct. 31.
From Vancouver:
Makura, Nov. 5.
For Vancouver:
Niagara, Nov. 4.

Honolulu Star-Bulletin

2:30
Edition

Evening Bulletin, Est. 1882, No. 5689.
Hawaiian Star, Vol. XXI, No. 6729.

12 PAGES—HONOLULU, TERRITORY OF HAWAII, THURSDAY, OCT. 30, 1913.—12 PAGES

PRICE FIVE CENTS.

MAY RESTORE M'DUFFIE TO PLACE SOON

Deputy Attorney-general En-
counters Defeat on Two of
Three Charges Made

EMBEZZLED \$20 IS
FOUND SECURE IN SAFE

Civil Service Commission Fails
to Uphold Investigators of
Suspended Detective

Captain of Detectives Arthur Mc-
Duffie, accused of malfeasance of of-
fice, and suspended, will be reinstated
within 24 hours if the present in-
dications are borne out.

After being ruled against by the
civil service commission in his argu-
ment before that body last night,
only to be a second time defeated
when the safe in the office of the
captain of detectives was opened this
morning and the \$20 found, thus dis-
posing of the embezzlement charge
against McDuffie, Arthur G. Smith,
deputy attorney general, stated today
in the presence of the accused officer,
his attorney, E. C. Peters, Sheriff Jar-
rett and others that he believes the
only thing left for him to do is to
recommend the reinstatement of Mc-
Duffie.

The statement was made following
a dramatic little scene in the office
of the captain of detectives when the
safe was opened and the \$20, supposed
by McDuffie's accusers to have been
embezzled by him, was found in a
small box, exactly as Peters had no-
tified the sheriff yesterday that it
would be found.

With the hearing of the charges
against McDuffie set for Thursday
morning before the commission, and
two of them already declared to be
mainly discounted—the charge involv-
ing the diamond ring and the one re-
lating to his alleged embezzlement of
the \$20—Deputy Attorney-general
Smith has made it plain that he is not
ready to proceed on the merits of the
third charge, that of suppressing
evidence.

But being ruled against by the com-
mission which decided invalid his argu-
ment that a suspension must be fol-
lowed by a hearing on its merits, he
is now in a position where he must
either permit the case to be tried be-
fore the commission or get McDuffie
reinstated, which latter act would al-
low him to continue his investigation
indefinitely.

How Money was Found.

In the presence of nine persons the
safe in the office of the captain of de-
tectives was opened. Present were
Sheriff Jarrett, Deputy Sheriff Rose,
Attorney Peters, Deputy Attorney-
general Smith, Captain of Detectives
McDuffie, Deputy Kellett and Civil
Service Commissioner Doyle and two
representatives of the Star-Bulletin.

McDuffie opened the strongbox. He
threw the door open and stood back.
Tins of opium could be seen. Two rows
of gold coins amounting to \$400 were
at one end of the safe, while near it
was a small box. It was in this box,
McDuffie had informed his attorney,
E. C. Peters, that the \$20 which he is
accused of embezzling was placed to
await the claim of its owner, Oosaku
Uesaki, a Japanese who inadvertently
paid \$20 ball money twice.

Attorney Peters had informed the
sheriff yesterday that this money was
in the safe when the latter made a
demand upon him for the key to it.
The following is a copy of the letter
which Peters sent to Jarrett late yester-
day afternoon:

Your favor of the 29th inst., de-
manding that Mr. McDuffie turn
over to you the key or keys of the
safe in the office of the chief
of detectives has been referred to
me by Mr. McDuffie for answer.

And in reply thereto, under Mr.
McDuffie's instructions, I am
pleased to say that I am herewith
sending you the key demanded. I
desire, however, that no steps be
taken to open the safe except in
my presence. And in advance I
desire to call your attention to the
fact that in a small tin box in the
safe, by itself and separated from
other moneys belonging to Mr.
McDuffie, which are in the safe, you
will find \$20, held by him as
chief of detectives for the benefit
of one Oosaku Uesaki. This
amount was placed in the safe on
the evening of the 8th of Septem-
ber last and he was unable to find
the owner thereof prior to the
11th of September following,
when he left for Shanghai. Mr.
McDuffie's suspension upon his re-
turn has prevented him from tak-
ing any further steps. Had you
asked him about this matter upon

(Continued on page two)

SUGAR

SAN FRANCISCO, Oct. 30.—Sugar:
26 degrees test, 3.61 cents. Previous
quotation, 2.54 cents. Beets: 88 an-
alyse, 98.8d. Parity 4.02 cents. Previ-
ous quotation, 98.14d.

The Regal Motor Car

More Miles on Gallon Gasoline.
More Miles on Tires.
H. E. HENDRICK, LTD.
Merchant & Alakea, Tel. 2648

German Cruiser Nurnberg to Arrive Here This Afternoon



German cruiser Nurnberg and sectional view, showing torpedo tubes and armament.

Vessel Will Coal And Proceed Upon Her Voyage Immediately—Mexico Believed to be Destination

The German cruiser Nurnberg, from the Asiatic station and believed
to be enroute to the Mexican coast, will make but a very brief stay at Ho-
nolulu, according to a wireless message received at H. Hackfeld & Com-
pany today.

It is the present intention to dispatch the vessel immediately follow-
ing the taking on of about four hundred tons of coal. The Nurnberg is to
berth at naval wharf No. 2, and is expected off the harbor this afternoon.
Hackfeld & Company has been instructed to have everything in readiness
for the loading of bunker coal, which work is to begin as soon as the
vessel reaches a wharf.

The commander expressed the hope that the Nurnberg would be ready
for dispatch by tomorrow morning. If this intention is carried out to the
letter, practically no opportunity will be afforded the local German colony
to carry out an extended program of entertainment and sports. It is be-
lieved that the coaling of the ship will require the undivided time and at-
tention of officers and men during the few hours allotted to the vessel for
remaining at Honolulu.

Calls will be made, by the officers of the Nurnberg, on Acting-governor
Thayer and the German consul, it is believed.

P. L. WEAVER HAS NEW IDEAS ON TRAFFIC REGULATION FOR CITY

Would Make Many Changes on Line of Speed Laws of Wisconsin

Almost ready now to be introduced
before the board of supervisors, P. L.
Weaver, first deputy city and county
attorney, is completing a traffic law
for Oahu which is reported to be by
far the best ever written for Hono-
lulu. Many of its provisions are based
on the Wisconsin speed laws, which
are known over the country for their
success.

For weeks Attorney Weaver has
been working on this ordinance. It
will call for many changes in regu-
lating the speed of vehicles, their
right of way, etc. One of the promi-
nent features is that the law calls for
but one front light for an automobile
in place of two, and the speed of the
machine while traveling at night is
regulated by the distance this light
will show an object the size of a man
in front of the machine.

There are other features of the or-
dinance, discussed by Attorney Weav-
er in an interview appearing below.
To his mind, one of the most impor-
tant changes he plans to make in the
present law relates to the right of
way. He fixes one simple rule, apply-
ing at all places over the island. It
is called the "left and right rule."

The following is his interview:

Will He Improve?
"The police department has pro-
posed a number of changes to the
present ordinance, many of which I
have already drawn up. All of them,
I believe, will be an improvement on
the present law."

"The present law is very complete
in certain respects, and we can learn
nothing more from the study of other
ordinances where the general rules
of the road are set forth, except those
in which experience has proved that
some alterations should be made."

"I have made a thorough study of
ordinance 11, with the improvements
proposed by the police department.
In my proposed ordinance about all
these suggestions will be included,
many of which have already been
prepared by me after a study of other
ordinances."

"Our ordinance is defective in not
requiring more rigid qualifications for
persons driving automobiles. Such
persons should be in all respects
able-bodied with good eyesight and
hearing."

"Another defect is the way the
speed of automobiles running at night
is limited. I propose to copy a sys-
tem by which the automobiles must
be regulated according to the distance
which the front lights of the vehicle
will show on the road in front of the
machine. This seems to me a more
logical method than any limit of
actual speed."

"I have noted that the old ordinance
is not sufficiently specific as to how
the number on an automobile is to be
placed and kept where it is visible
when running under road conditions

day or night. The new ordinance will
provide that a proper light be made
to show the number at night, and
that the number be not placed so low
as to be hidden by the dust of a flying
car.

Ordinance Is Violated

"In regard to numbers, I note that
the ordinance is constantly violated.
It says they must be white on a black
background. I think this is an un-
necessary regulation and I have mod-
ified this regulation so that other
sharply contrasting colors clearly visi-
ble at all times may be used. I do
not know how many automobile own-
ers in town are liable to arrest be-
cause they are violating the ordinance
as it now stands."

"The figures of the number must
be four inches in length, by the pre-
sent ordinance. I think they should
be allowed to have larger numbers,
such as are now used on some cars.
I wish to make the new ordinance so
reasonable that the present drivers
who have numbers of large size on
their cars will not be violating the
statute."

"Many places require a number to
be placed on the front and rear part
of a car. I am going to suggest this
added requirement, so that the board
may consider the added protection.
It is often difficult to read the num-
ber on dusty roads, especially if the
car is going 50 miles an hour."

"It is noticeable that the present
statute does not provide for the keep-

(Continued on page four)

HIS HONOR WILL RIDE THE GOAT TOMORROW

By the stroke of midnight tomorrow
night, Mayor Fern, His Honor, will
be more than a mere mayor, he will
be a loyal member of the Loyal Order
of Moose. There is to be a big initia-
tion at Moose headquarters tomorrow
night and among the novices who will
be called upon to walk the plank or
ride the goat or otherwise perform
conspicuous feats of bravery for the
glory of the order and the entertain-
ment of the assembled brethren, will
be Joseph J. Fern of Honolulu.
Twenty-five others are to be inducted
into the "Big 800" also.

MR. BUSINESSMAN!

The Star-Bulletin is publishing
today, on pages 8 and 9, the com-
plete provisions of the new fed-
eral income-tax law, which af-
fects every firm and practically
every businessman in Hawaii.
The law is published in detail
for the information and benefit
of business in Hawaii. Extra
copies of the Star-Bulletin may
be obtained at either the Alakea
or the Merchant street office.

CHAMBER VOTES FOR MERGER Vote Overwhelming; Almost 2 to 1

By a vote of almost 2 to 1, the Honolulu Chamber of Commerce has
signified its desire for a Greater Chamber of Commerce and its willing-
ness to accept those interested in the Merchants' Association in a body.

This is remarkable for it was supposed that the chamber contained
conservation that would block the "get-together" plan. To the many advo-
cates of amalgamation, the vote is satisfactory in that the question was de-
cided so positively, and now that the Chamber of Commerce is about to
hold out its hand in friendly greeting to the Merchants' Association, it re-
mains to be seen what action the younger and supposedly more liberal body
will take to reach a decision.

The Chamber of Commerce vote closed on October 27.

OAHU SOLDIERS ARE UP TO THE BEST STANDARD

Observer of Two Foreign Wars
Compliments Troops of the
Local Garrison

CONTINENTAL ARMIES
HAVE NO ADVANTAGE

Real Hiking and Fighting
Troops Could Give Good
Account of Themselves

That the soldiers of Oahu's mobile
army are real soldiers in every sense
of the term, and that they are up to
the highest continental standards of
efficiency and endurance, is the opi-
nion of Lieutenant-Colonel Carl
Reichmann, chief umpire of the man-
euvers which ended yesterday, and
assistant to the department inspec-
tor for the infantry arm of the ser-
vice during the field inspection that
was held in conjunction with the
brigade and department exercises.

Colonel Reichmann, who came here
assigned to the 25th Infantry but who
has been on special duty at depart-
ment headquarters in connection with
the recent maneuvers, is one of the
best fitted officers in the United States
army to pass on the efficiency of
troops in the field. He represented
the United States as military observer
on the Boer side during the Anglo-
Boer war, and held the same position
with the Russian troops in the
field during the Russo-Japanese un-
pleasantness. Colonel Reichmann's
experiences in these two campaigns

(Continued on page three)

\$10,000 SUIT AGAINST HOTEL IS COMMENCED

Chinese Asks Damages for the
Death of Young Son Through
Elevator Accident

Asking \$10,000 damages from the
Alexander Young Building Company
for the death of his son, who was
killed in the elevator of the Young
hotel on November 13, 1911, Ah Kwai
Yee Wo, a Chinese merchant, has be-
gun the active prosecution of his suit
before a jury in Circuit Judge Dick-
ey's court. The hearing probably will
conclude several days.

Caught in the narrow space be-
tween the elevator and the elevator
shaft, the little body of the 5-year-old
boy, Lew Ah Kwai, was crushed, the
case shot upward from the first floor,
the mangled corpse falling into the
basement. The accident occurred at
the main entrance to the hotel build-
ing.

In his opening address to the jury,
Attorney E. M. Watson of Thompson,
Wildner, Watson & Lymer, represent-
ing the plaintiff, said the father was
not asking pecuniary assuagement for
the grief and anguish caused to him-
self and family by the boy's death,
but sought damages from a purely
commercial standpoint. He said they
would endeavor to show that the
chances favored a longevity of more
than 50 years for the boy; that from
1 to 21 years of age, as his father's
servant under the law, he would have
become increasingly valuable until he
attained majority, and thereafter
would be worth something to the pa-
rents as a son on whom they might
rely for certain aid. His total value
to them would be \$10,000 said Wat-
son.

Holmes, Stanley & Olson, repre-
sented in court by Stanley and Stain-
back, appear for the defendant com-
pany. The jurors are Solomon Peck,
Ray A. Woodward, John Hills, Fred
H. MacNamara, Charles H. Bellina,
John Schiele, William Thompson,
George A. Ordway, James P. Howatt,
David P. Fuller, Frank D. Creedon,
Maurice Brasch, Benjamin Clarke,
Herman G. Lemke, William H. Hoogs,
Edwin Benner, Walter H. Kendall and
Kenneth F. Brown.

Mary Gonsalves, a girl who was in
the elevator at the time of the ac-
cident, and the father were on the wit-
ness stand this morning. At noon
the jury was escorted to the hotel to
inspect the scene of the tragedy,
after which they were excused until
8:30 tomorrow morning, when the
trial will be resumed.

HOME BUYING MOVEMENT TO BE PERMANENT

Chairman Maurice Brasch Ex-
pects Rapid Developments
to Follow Meeting

GEORGE B. CURTIS SAYS
'AN IMMENSE SUCCESS'

Interesting Papers Are Read
by Prominent Businessmen
and Prove Convincing

Definite plans to organize and
carry out a vigorous campaign
for "Home Buying" will follow at
once upon the success of last night's
public meeting at the Young hotel.

The success of that meeting,
shown in the attendance of men and
women and in the constructive ideas
advanced by speakers, has assured
members of the Merchants' Associa-
tion who arranged the meeting that
the campaign has been well launched
and they believe that now is the psy-
chological moment for carrying it for-
ward in a detailed and definite way.

Maurice Brasch, who, as chairman
of the home buying committee of both
the Merchants' Association and the
Ad Club, was chairman of the meet-
ing last night, said this morning that
he hopes within a short time the two
committees will hold a meeting and
discuss concrete arrangements for
the campaign. He expects that the
report will soon thereafter be placed
before the entire membership of the
Merchants' Association at a special
meeting, and believes that from this

(Continued on page three)

AFTER LOCAL BUSINESSMEN FOR MILITIA

Lieutenant Bump Has Plan to
Bring National Guards Up
to Full Strength

In case a portion of the soldiers on
Oahu should be called out by the
United States government to assist
in the impending Mexican trouble, it
would be necessary at that time to
have the national guard of Hawaii re-
cruited up to complete regimental
standing, according to Lieut. Arthur
Bump, inspector instructor of the local
militia, who, with Col. John W.
Jones, is making arrangements for
the organization of three new com-
panies. If the local guard would re-
tain its regimental standing, it must
form these companies before Decem-
ber 1, and a list of names of a num-
ber of prominent local men is being
drawn up, these men to be called
upon and asked to join the guard and
become commissioned officers of the
new companies.

Among those persons who will be
asked to head the new companies are
A. L. Castle, Paul Super, Charles H.
Atherton, Frank Hoogs and A. L. C.
Atkinson. Nine commissioned offi-
cers will be necessary, and the guard
is also lacking two majors. Such of
these persons who join the guard to
become officers, will be required to
take certain examinations as provid-
ed by the law. The section of the
laws of the national guard covering
this point says:

"Commissioned officers must be
citizens of the United States and not
less than 18 years of age. Officers
may be elected or appointed upon the
order of the governor, and officers
may be ordered up for exami-
nation for promotion. All appointed
officers, except those of the judge-ad-
vocate general, medical and engineer
departments and chaplains, shall be
selected and appointed from the com-
missioned officers of the national
guard. . . . When vacancies exist in
offices of commissioned officers in
companies, an election may be held
or the non-commissioned officers of
such companies may be ordered up
for consecutive examination for pro-
motion as officers."

For the past nine or ten years the
United States government has al-
lowed the national guard of Hawaii to
retain a regimental standing, although
it has but nine companies where 12
are required. This standing may be

(Continued on page four)

NAVY DEPARTMENT TELLS ADMIRAL FLETCHER TO SEE THAT DIAZ LEAVES SOON

Acting Secretary Roosevelt Instructs Commander to Put the
Troublesome Mexican on Board the First Outbound Mer-
chantman for Havana

[Associated Press Cable]
WASHINGTON, D. C., Oct. 30.—Acting Secretary of the Navy Frank-
lin D. Roosevelt today sent cabled instructions to Admiral Fletcher at
Vera Cruz to place Gen. Felix Diaz and his companions aboard the first
merchant vessel bound for Havana or New York.

Admiral Eaton's Widow is Acquitted of Murder Charge

[Associated Press Cable]
PLYMOUTH, Mass., Oct. 30.—On the showing of the defense that the
late Rear-admiral Joseph Gillet Eaton was addicted to drugs, the widow of
the naval officer was acquitted today of the charge of murder against her.
The prosecution alleged that Rear-admiral Eaton's death was due to
poison administered by Mrs. Eaton, the case having been worked up with
the assistance of a coroner's court. Admiral Eaton died at his home on
the morning of March 8 and Mrs. Eaton was arrested ten days later, fol-
lowing the opening up of some startling evidence by the coroner's inquest.
The trial of Mrs. Eaton began on October 15.

British Businessmen Begin Campaign For 1915 Exhibit

[Associated Press Cable]
LONDON, Eng., Oct. 30.—Prominent businessmen of Great Britain are
coming to the aid of the Panama-Pacific exposition and it is now very pos-
sible that the British government may yet decide to make an official ex-
hibit of large size. The leading steamship, mercantile and manufacturing
companies have formed an influential committee with the avowed purpose
of inducing the government to reconsider its determination not to exhibit.

Would Reopen Sulzer Case

[Associated Press Cable]
NEW YORK, N. Y., Oct. 30.—William Moore, a printer, today filed
a petition in the federal district court, asking for a review of the decision
of the impeachment court against William Sulzer, ousting him from the
governorship, which will involve a review of the entire case if granted.
Sulzer himself says that he has no knowledge of Moore or his reasons
for his action. Moore says he will carry the fight to the supreme court of
the United States.

Striking Miners Are Destructive

TRINIDAD, Colo., Oct. 30.—Striking coal miners have rifled and burned
the postoffice at Aguilar after dispersing a small force of mine guards on
watch there. About 125 troopers have been dispatched to the spot to pre-
serve order.

\$40,000 OFFERED TO SETTLE C. K. MAGUIRE'S SHORTAGE

[Special Star-Bulletin Wireline]
HILO, Oct. 30.—At a special meeting of the Hawaii county board of
supervisors today, the First Bank of Hilo and Robert W. Shingle for the
United States Fidelity & Guaranty Company, banded for former Auditor
C. K. Maguire, made an offer to the county of \$40,000 for a full release of
all liability as a result of Maguire's malfeasance.

The board took a recess until this afternoon to consider the offer. It
is likely the offer will be accepted.
Wilson Nahakusua, former North Hilo road overseer, was today given
a sentence of not less than five nor more than twenty years in prison.
Nahakusua entered a plea of guilty to the charge of dynamiting the home
of Deputy Sheriff Simmons, an occurrence which marked attempted vio-
lence several months ago as a result of the graft probe. John Kealeha, su-
pervisor accused of grafting, is out on \$2,000 bail and William Purdy, an-
other, will be arraigned on Monday.

ORDER BY CABLE TO AFFECT NEW INCOME-TAX LAW

Collector Cottrill Notified That
Operation of One Provision
Is Delayed

A cablegram affecting the opera-
tions of the new federal income tax
law was received by Collector of In-
ternal Revenue Cottrill this morning
from the commissioner of internal
revenue at Washington, W. H. Osborn.
The cablegram reads:

"Time for taking out license and
filing bond for collecting foreign
items under income tax law extend
to December first, nineteen thirteen,
application to collector for license re-
quired before doing business."

"This cablegram," said Collector
Cottrill, "draws special attention at
this time to two very important pro-
visions in the new law. These provi-
sions are as follows:

1. Collection of tax at source:
"All persons, firms, copartnerships,
companies, corporations, joint-stock
companies or associations, and insur-
ance companies, in whatever capacity
acting, including lessees or mortga-
gors of real or personal property,
trustees acting in any trust capacity,
executors, administrators, agents, re-
ceivers, conservators, employers and
all officers and employees of the United
States having the control, receipt,
custody, disposal or payment of in-
terest, rent, salaries, wages, premi-
ums, annuities, compensation, reim-
bursement, emoluments or other fixed
or determinable annual gains, profits,
and income of another person, ex-
ceeding \$3000 for any taxable year,
other than dividends on capital stock,
or from the net earnings of corpora-
tions and joint-stock companies or as-
sociations subject to like tax, who are
required to make and render a re-
turn in behalf of another, as provided
herein, to the collector of his, her, or
its district, are hereby authorized and
required to deduct and withhold from
such annual gains, profits, and income
such sum as will be sufficient to pay
the normal tax imposed thereon by
this section, and shall pay to the offi-
cer of the United States government
authorized to receive the same; and
they are each hereby personally lia-
ble for such tax."